EXHIBIT 2

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1
             UNITED STATES DISTRICT COURT
2
            NORTHERN DISTRICT OF CALIFORNIA
3
                SAN FRANCISCO DIVISION
4
5
6
    ORACLE AMERICA, INC., )
7
             Plaintiff, )
8
                        ) No. CV 10-03561 WHA
         vs.
9
    GOOGLE, INC.,
                            )
            Defendant. )
10
11
      .____)
12
13
       HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
14
15
16
         Videotaped Deposition of JOSHUA BLOCH,
17
         at 333 Twin Dolphin Drive, Suite 400,
18
         Redwood Shores, California, commencing
19
         at 9:34 a.m., Friday, July 8, 2011,
20
         before Leslie Rockwood, RPR, CSR No. 3462.
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23
24
    PAGES 1 - 246
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14
     ALSO PRESENT:
15
           PHILIP KNOWLES, VIDEOGRAPHER
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1	FRIDAY, JULY 8, 2011; REDWOOD SHORES, CALIFORNIA	
2	9:34 A.M.	
3	00	
4	THE VIDEOGRAPHER: Good morning, Counsel. We	
5	are on the video record at 9:34 a.m. on July 8, 2011.	09:34:53
6	This is the videotaped deposition of Joshua Bloch.	
7	My name is Philip Knowles, here with our	
8	court reporter, Leslie Rockwood. We are here from	
9	Veritext National Deposition and Litigation Services at	
10	the request of counsel for the plaintiff.	09:35:14
11	This deposition is being held at the office	
12	of King & Spalding, located at 333 Twin Dolphin Drive,	
13	suite 400, in the city of Redwood Shores, California	
14	94065. The caption of this case is Oracle America, Inc.,	
15	vs. Google, Inc., with case number CV 10-03561 WHA.	09:35:35
16	Please note that audio and video recording	
17	will take place unless all parties agree to go off the	
18	record. Microphones are sensitive and may pick up	
19	whispers, private conversations, and cellular	
20	interference.	
21	At this time will counsel and all present	
22	please identify themselves for the video record.	
23	MR. JACOBS: Michael Jacobs, Morrison &	
24	Foerster, counsel for Oracle.	
25	MS. GABL: Diane Gabl, Morrison & Foerster,	09:36:07
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1	counsel for Oracle.	
2	MS. TERAGUCHI: Yuka Teraguchi of Morrison &	
3	Foerster, counsel for Oracle.	
4	MS. MC GLONE: Jennifer McGlone, Krieg,	
5	Keller, Sloan, Reilley & Roman, for Mr. Bloch.	09:36:17
6	MR. PURCELL: Dan Purcell of Keker & Van Nest	
7	for Google.	
8	MR. BABER: Bruce Baber with King & Spalding	
9	for Google.	
10	MR. ROSENGREN: Garth Rosengren for	09:36:27
11	Mr. Bloch.	
12	MR. HWANG: Renny Hwang of Google.	
13	THE VIDEOGRAPHER: Thank you, Counsel.	
14	The witness will be sworn in, and we may	
15	proceed.	09:36:36
16	THE REPORTER: Would you raise your right	
17	hand, please.	
18	You do solemnly state that the evidence you	
19	shall give in this matter shall be the truth, the whole	
20	truth and nothing but the truth, so help you God.	
21	THE WITNESS: I do.	
22	THE REPORTER: Thank you.	
23	EXAMINATION	
24	BY MR. JACOBS:	
25	Q. Good morning, Mr. Bloch.	09:36:50
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1	Q. Did you ever do any work specifically	
2	targeted to Java ME?	
3	A. No.	
4	Q. Did your work that you did do on Java benefit	
5	Java ME?	10:45:48
6	A. I believe so.	
7	Q. In what way?	
8	A. Java ME derived from the platform formerly	
9	known as Java, currently known as Java SE, and previously	
10	known as I don't know J2SE. And so any work that	10:46:05
11	was done to improve Java SE that was then copied into	
12	Java ME could be said to benefit Java ME.	
13	Q. Is Java ME at least in part a subset of	
14	the of Java SE?	
15	A. I'm not sure what you mean by "in part a	10:46:33
16	subset."	
17	Q. It could also be a superset; correct?	
18	A. Right. To a mathematician, that's not a	
19	subset. It's very different. You know, either it's a	
20	subset or it isn't, and I believe it isn't.	10:46:43
21	Q. Are parts of Java SE excluded from Java ME?	
22	A. Yes.	
23	Q. And what are those parts?	
24	A. I don't know. And keep in mind that there	
25	are a multitude of platforms that are collectively	10:46:54
		Page 45

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1	STATE OF CALIFORNIA) ss:
2	COUNTY OF MARIN)
3	
4	I, LESLIE ROCKWOOD, CSR No. 3462, do hereby
5	certify:
6	That the foregoing deposition testimony was
7	taken before me at the time and place therein set forth
8	and at which time the witness was administered the oath;
9	That testimony of the witness and all
10	objections made by counsel at the time of the examination
L1	were recorded stenographically by me, and were thereafter
12	transcribed under my direction and supervision, and that
13	the foregoing pages contain a full, true and accurate
L 4	record of all proceedings and testimony to the best of my
15	skill and ability.
L 6	I further certify that I am neither counsel
L7	for any party to said action, nor am I related to any
L 8	party to said action, nor am I in any way interested in
L 9	the outcome thereof.
20	IN WITNESS WHEREOF, I have subscribed my name
21	this 13th day of July, 2011.
22	
23	Leslie Rockwood
24	Lesla Jaconoso
25	LESLIE ROCKWOOD, CSR. NO. 3462
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